Barry N. Gutterman, Esq. (BG6410) Barry N. Gutterman & Associates, P.C. Attorneys for Defendant Los Angeles El Paso Express Lee, Inc. 60 East 42nd Street, 46th Floor New York, New York 10165 (212) 983-1466

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ASUSTEK COMPUTER, INC.

Plaintiff,

v.

SHANGHAI EASTERN FUDART TRANSPORT SERVICES CO., LTD., CHINA EASTERN AIRLINES CO., LTD., CHINA CARGO AIRLINES, AIR CHINA, DART EXPRESS (TAIWAN) LTD., ULTRA AIR CARGO, INC., TRUXTON LOGISTICS CORP. and LOS ANGELES EL PASO EXPRESS LEE, INC.,

Defendants.

ECF Case

08 CV 02770 (Judge McMahon)

LOS ANGELES EL PASO EXPRESS INC.'S ANSWER AND AFFIRMATIVE DEFENSES TO CHINA EASTERN AIRLINES CO. LTD CROSS-CLAIMS

Defendant, Los Angeles El Paso Express Lee, Inc. ("Lee") by its attorneys, Barry N. Gutterman & Associates, P.C., for its Answer and Affirmative Defenses to Defendant China Eastern Airlines Co., Ltd.'s ("China Eastern") Cross-Claims, alleges upon information and belief:

- 19. Lee denies the allegations contained in paragraph 19 of the Cross-Claims.
- 20. Lee denies the allegations contained in paragraph 20 or the Cross-Claims.
- 21. Lee denies the allegations contained in paragraph 21 of the Cross-Claims
- 22. Lee denies the allegations contained in paragraph 22 of the Cross-Claims
- 23. Lee denies knowledge or information sufficient to admit or deny the allegations

contained in paragraph 23 of the Cross-Claims and therefore denies same and leaves China Eastern to its proof.

AS AND FOR A FIRST AFFIRMATIVE DEFENSE

24. In the event that said shipment moved subject to any statutory or contractual limitations of liability, either specifically agreed to or contained in any applicable law, tariffs, circulars, and/or governing publications, the plaintiff and/or China Eastern may not recover in excess of such limitations.

AS AND FOR A SECOND AFFIRMATIVE DEFENSE

25. To the extent that the plaintiff and/or China Eastern failed to meet the minimum filing requirements of filing a proper written claim within the time prescribed, this lawsuit is time barred.

AS AND FOR A THIRD AFFIRMATIVE DEFENSE

26. The complaint and cross-claims fail to state a claim against Lee upon which relief may be granted.

AS AND FOR A FOURTH AFFIRMATIVE DEFENSE

27. The bill of lading, tariffs and classifications, and the governing publications do not contemplate responsibility for special damages. To the extent that plaintiff and/or China Eastern seeks recovery for special damages, Lee is not responsible for such amounts.

AS AND FOR A FIFTH AFFIRMATIVE DEFENSE

28. Lee is not responsible or liable for any negligence which was a proximate cause of any alleged incident or damages of which plaintiff and China Eastern alleges.

AS AND FOR A SIXTH AFFIRMATIVE DEFENSE

30. Plaintiff's state law claims are preempted by federal law, which govern this matter.

AS AND FOR A SEVENTH AFFIRMATIVE DEFENSE

31. Plaintiff failed to mitigate its damages, if any, and, therefore, plaintiff and China Eastern are barred from recovering any such damages from Lee.

AS AND FOR AN EIGHTH AFFIRMATIVE DEFENSE

32. Plaintiff's complaint and China Eastern's cross-claims should be dismissed, as the United States District Court for the Southern District of New York is an improper venue and/or the action should be transferred pursuant to 28 U.S.C. §1404.

AS AND FOR A NINTH AFFIRMATIVE DEFENSE

33. Plaintiff's complaint and China Eastern's cross-claims should be dismissed pursuant to the doctrine of forum non conveniens.

WHEREFORE, Defendant Los Angeles El Paso Express Lee, Inc. demands judgment be entered herein: (1) dismissing China Eastern's cross-claims against it with prejudice, together with interest, costs, disbursements and attorney fees incurred herein; and (2) for such other further and/or different relief as this court may deem just and proper.

Dated: New York, New York

June 23, 2008

By: /s/ Barry N. Gutterman

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LE-2901.AAD.Cross Claims China Eastern